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No. 46]

NEW DELHI, SATURDAY, DECEMBER 11, 1965 (AGRAHAYANA 20, 1887)

इस भाग में भिम्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके

Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग III--- सण्ड 3

PART_III—SECTION 3

लघु प्रशासनों से संबंधित अधिसूचनाएं

Notifications relating to Minor Administrations

GOVERNMENT OF PONDICHERRY

Planning and Development Department

Pondicherry, the 30th November 1965

No. 30556/Dev/M/65--Dr. V. K. Padmanabhan, M.B.B.S., has been temporarily appointed as Assistant Surgeon in the Government Dispensary, Muthialpet with effect from the forenoon of the 16th October 1965.

(By order of the Lt. Governor)
FRANCOIS DE CONDAPPA

Under Secretary

(Medical & Public Health)

Pondicherry, th. 30th November 1965

No. 32697/Dev/M/65—Dr. K. V. Ramanujam, has been temporarily appointed as T. B. Control Officer, Pondicherry, with effect from the forenoon of 16th November 1965, until further orders.

(By order of the Lt. Governor)
FRANCOIS DE CONDAPPA
Under Secretary

General Administration Department

Pondicherry, the 30th November 1965

No. 9-12/64-SE-2—Shri S. Anant Doss, Assistant Works Manager, Government Press, Madras, on selection by the Union Public Service Commission is appointed on probation as Director, Government Press, Pondicherry, with effect from 1st October 1965 (F.N.).

- 2. He will cease to be on deputation terms with effect from 1st October 1965, date on which his services are treated to be transferred to this Administration.
- 3. He will continue to draw pay as at present in the scale of Rs. 300-25-600 plus usual allowances as admissible under the rules in force.

V. HARIDASS
Under Secretary

UNION TERRITORY OF DADRA AND NAGAR HAVELI

Silvassa, the

August 1965

No. ADM/LAW-174(32)—In exercise of the powers conferred by Section 50 of the Special Marriage Act, 1954 (Central Act 43 of 1954) read with Section 5(1)(b) of the Dadra and Nagar Haveli (Laws) Regulation 1963 (No. 6 of 1963) the Administrator, Dadra and Nagar Haveli is pleased to make the following rules:—

RULES

- 1. (1) These rules may be called the Dadra and Nagar Haveli Special Marriage Rules, 1965.
- (2) They extend to the whole of the Union Territory of Dadra and Nagar Haveli.
 - 2. In these rules:-
 - (a) "The Act" means the Special Marriage Act, 1954. (Central Act 43 of 1954);
 - (b) "Form" means a Form appended to these rules;
 - (c) "Section" means a section of the Act,
- 3. Every Marriage Officer shall cause his name, designation and the regular working hours of his office to be written in English, Hindi, Gujarati and Marathi and displayed in a conspicuous part of the building in which his office is situated.
- 4. (a) Notice of any intended marriage under this Act shall be given in writing in the form specified in the Second Schedule to the Act, to the Marriage Officer by both the parties intending to enter into the Marriage, either in person or by registered post.
- (b) Every notice of an intended marriage shall be accompanied by a Treasury or Cash Receipt for the amount of fee prescribed therefor in Rule 11.
- (c) As soon as the notice has been received by the Marriage Officer, a distinctive serial number shall be entered on it and such number and the date of receipt of the notice shall be attested by the signature of the Marriage Officer. If the notice is in conformity with the requirements of the Act, it shall be entered in the Marriage Notice Book required to be maintained as per section 6(1) of the Act which shall be a bound volume, the pages of which are machine-numbered consecutively, with a nominal index attached. If the Notice is not in conformity with the requirements of the Act, it shall be got rectified by the parties if they are present or returned to

them by register post for rectification and retransmission within a date to be fixed. Every item of rectification shall be attested by both the parties.

- 5. A true copy of the notice under the seal and signature of the Marriage Officer shall be exhibited in a conspicuous place in his office.
- 6. The Marriage Officer may, for the purpose of satisfying himself that the parties to the intended marriage have completed the age specified in section 4(c), require them to produce birth certificates or any other satisfactory evidence to prove their age.
- 7. (a) Where an objection to the solemnization of an intended marriage together with a treasury receipt for the amount of fee prescribed therefor in Rule 11 has been received and recorded by the Marriage Officer, he shall, unless by an order in writing he rejects the objection sumarily on the ground that the objection is not based upon a contravention of any of the conditions specified in section 4, enquire into the objection on a day to be fixed by him "provided the objector produces—a treasury or cash receipt evidencing deposit of the prescribed fee of Rs. 50 under rule 11(3)". The day so fixed shall not be later than thirty days from the date of the objection.
- (b) The marriage officer shall, at the time of recording the objection, ascertain from the objector whether he has any documents on which he relies or whether he desires any witness or witnesses to be examined on his behalf. If the objector states that he has, the Marriage Officer shall require the objector to produce the documents or the witnesses on the day fixed for the enquiry. If the objector desires that summons be issued to the witnesses to appear and give evidence or to produce any document the Marriage Officer shall issue such summons to the witnesses cited, on payment of the process fee prescribed therefor in Rule 11 and the reasonable expenses of travelling and subsistence of the witnesses. The enquiry relating to the objection including the production of documents and the examination of witnesses shall be completed and the decision of the Marriage Officer arrived at within the period of thirty days specified in section 8. If, within the prescribed period, the documents are not produced and the witnesses do not appear before the Marriage Officer, the Marriage Officer shall take a decision without waiting for the production of such documents or the appearance of such witnesses.
- (c) The Marriage Officer shall also give notice of the date and the time fixed for the enquiry to the parties to the intended marriage.
- (d) The Notice or summons to any party or witness under this rule shall be in Form I or Form II, as the case may be, and shall be sent by registered post, along with the substance of the objection.
- (e) On the date fixed for the enquiry or on any adjourned date, the Marriage Officer shall record in his own hand or may for the adequate reasons cause to be recorded the evidence given in the course of the enquiry, his decision on the objection and the reasons therefor.
- 8. (a) An application under section 16 for the registration of a marriage celebrated in any other forms shall be in Form III and shall be accompanied by a Treasury or Cash Receipt for the amount of fee prescribed therefor in Rule 11.
- (b) Such application shall be presented to the Marriage Officer by any one of the parties in person or sent to him by registered post.
- (c) Notice of the application under sub-rule (a) shall be given by the Marriage Officer by exhibiting a true copy thereof under his seal and signature in a conspicuous place outside his office. The notice shall also state that objections, if any, to the registration of marriage may be preferred by the objector in person orally or in writing to the Marriage Officer within thirty days from the date on which the notice is exhibited.
- (d) Any objection received within the said period together with a treasury or cash receipt for the amount of fee prescribed therefor in Rule 11 shall be recorded and the enquiry in respect thereto made as early as possible in the manner prescribed in rule 7.
- 9. The Marriage Officer may, on application by both the parties to the marriage solemnise the same at any place outside his office provided the additional fee prescribed therefor in Rule 11 is paid to him and the hour is not unreasonable.

The Marriage Certificate Book shall be a bound volume, the pages of which are machine-numbered consecutively with a nominal index attached. Every marriage certificate entered therein during each calendar year shall be consecutively numbered and every anthenticated copy of a certificate issued to the parties shall bear this number and the date, month and the year in which the certificate was entered. The following fees shall be levied by the Marriage Officer:—

- (i) For every notice of intended marriage or application for the registration of a marriage (to be paid by the parties to the marriage). . . . Rs. 3
- (ii) For recording an objection (to be paid by the objector). Rs. 2
- (iii) For every enquity into an objection (to be paid by the objector). . . Rs. 50
- (iv) For every notice and for every summons to a witness to appear and give evidence or produce a document (to be paid by the objector).
- (vi) For a certified copy an entry
 (a) in the Marriage Notice Book other
 than an entry relating to an
 objection, or
 - (b) in the Marriage Certificate Book (to be paid by the applicant). .. Rs. 2
- (vii) For a certified copy an entry in the Marriage Notice Book other than a notice or of any other proceeding not already provided for (to be paid by the applicant). Rs. 2

Note.—This fee may be appropriated by the Marriage Officer. No travelling allowance shall, however, be claimed in addition.

- (ix) For making a search (to be paid by the applicant)
 - (a) if the entry is of the current year 50 p
 - (b) if the entry relating to any previous year or years. . . Rc. 1

for each such year

50 p

The fees prescribed above shall be deposited in a Treasury at Silvassa, or paid in cash to the Marriage Officer, who shall pass a receipt thereof.

12. The Marriage Officer shall maintain a register containing machine numbered pages called the "Register of Deposits" in the following form:—

Sr. No. No. and date of deposits, Amount of Treasury (Notice fre, objection or cash receipt fee, inquiry fee etc file

13. Copies of entries in the Marriage Certificate Book which Marriage Officers are required to send under section 48 to the Registrar-General of Births, Deaths, and Marriages shall be certified in Form IV and shall be sent at interval of three months on, or as early as possible after, the 1st of January, April, July and October in each year. Should no entries have been made in the Book during the preceding three months, a certificate to this effect shall be sent to the said Registrar-General.

FORM I

[See Rule 7(d)]

NOTICE

WHEREAS notice of an intended marriage
an application for the registration of the marriage

between A B and C D was received by the Marriage Officer on....; whereas E F has preferred certain objections (set out overleaf) to the Solempisation

registration

Take notice that in default of your appearance on the aforesaid day, the inquiry will be made and decided in your absence.

Should you apprehend that your witness will not attend unless summoned by the Marriage Officer, you should apply to the Marriage Officer for the issue of such summons sufficiently early together with the prescribed process fee and the reasonable expenses of travelling and subsistence of the witnesses.

(Set out the objection on the reverse of this notice).

Given under my hand and seal.

Station:

Signature

Marriage Officer

Date :

Seal

FORM II

[See Rule 7(d)]

Summons to witness

Before the Marriage Officer (Place) In the matter of the Special Marriage Act, 1954, and In the matter of the intended marriage between application to register the marriage between

 $\left. \begin{array}{ccc} A & & B & \\ & \text{and} & \\ C & & D \\ E & & F \end{array} \right\} \begin{array}{c} \text{Give names and addresses.} \\ \text{Objector.} \end{array}$

If you fail to comply with summons without lawful excuse you will be subject to the consequences of no-attendance laid down in rule 12 of order XVI of the Code of Civil Procedure, 1908.

Take notice that, in default of your appearance on the aforesaid day, the inquiry will be made and decided in your absence."

Given under my hand and seal.

Station:
Date:

Marriage Officer,

Wife

Seal

FORM III

[See Rule 8(a)]

Application for Registration of a marriage under Section 16 of the Special Marriage Act. 1954 (Central Act 43 of 1954).

1. Name of Parties

 $\left\{
 \begin{array}{ccc}
 A & B & Husband \\
 C & D & wife
 \end{array}
 \right\}$

- 2. Age or date of birth Husband
- 3. Permanent dwelling place, if any.
- 4. Present dwelling place.
- 5. Relationship, if any, of parties before marriage.

We hereby declare that-

- (i) neither of us has more than one spouse living on the date mentioned in this application;
- (ii) neither of us, is an idiot or lunatic;
- (iii) both of us have completed the age of twentyone years on the date of this application;
- (iv) we are not within the degrees of prohibited relationship

Our marriage was celebrated before the commencement of the Special Marriage Act, 1954 (Central Act 43 of 1954) and according to the law, custom or usage having the force of law, governing each of us, a marriage between us is permitted, though we are within the degrees of prohibited relationship according to the Act aforesaid.

Note: -Score out whichever is not applicable.

We also declare that all the above particulars are true to the best of our knowledge and belief.

Station:

Signature

FORM IV

(See Rule 13)

Form of certificate

Certified that the above entries from the Marriage Certificate Book in this office bearing serial number..... are true copies of all the entries in the Marriage Certificate Book kept by me for the three months ending

Certified that no entries have been made in the Marriage Certificate Book in this Office during the three months ending.....

Station:

Date:

(Signature)
Marriage Officer

The 21st October 1965

No. ADM/LAW.C.P.C.(III)—The Administrator, Dadra and Nagar Haveli, appoints Shri Jawahar G. Desai, B.A., LL.B., Advocate, to be the Government Pleader for the Union Territory of Dadra and Nagar Haveli, for the purposes of Code of Civil Procedure, 1908 (Act No. V of 1908) from 15th September 1965 to 30th September 1965, in the leave vacancy of Shri Shaikh who proceeded on leave from 2nd August 1965.

The 10th November 1965

No. ADM/LAW.93(62)—In exercise of the powers conterred under Sub-section (1) of Section 57 of the Indian Partnership Act, 1932—(No. 9 of 1932), the Administrator, Dadra and Nagar Haveli is pleased to appoint the Sub-Registrar, Dadra and Nagar Haveli, appointed under Section of Registration Act to be the Registrar of Firms for the purposes of the Act.

The Administrator, is further pleased to define that the Registrar shall exercise his powers and discharge his duties within the limits of the Union Territory of Dadra and Nagar Haveli.

Rules under the Indian Partnership Act, 1932

- No. ADM/LAW/93(62)—In exercise of the powers conferred by sub-section (2) of Section 71 of the Indian Partnership Act, 1932 (No. IX of 1932), the Administrator, Dadra and Nagar Haveli is pleased to make the tollowing rules to carry out the purposes of Chapter VII of the said Act:—
- 1. Short title.—These rules may be called the Dadra and Nagar Haveli Partnership Rules, 1965.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context—
 - (a) "The Act" means the Indian Partnership Act, 1932.
 - (b) "Firm" means a firm to which the Act applies.
 - (c) "Register" means the register of firms kept under section 59.
 - (cc) "Registrar" means the Registrar of Firms appointed under section 57 and includes an Additional Registrar of Firms.
 - (d) "Schedule" means the schedule hereto appended and includes schedule appended to the Act.
 - (e) "Section" means a section of the Act.
- 3. Forms of Statements.—The statements required to be sent or delivered to the Registrar under sections 58 and 60 of the Act shall, respectively be in Forms A and B in the Schedule and be verified in the manner set forth in the foot-note to the said forms.
- 4. Forms of intimation and notices.—Intimations and notices given under sections 61, 62 and 63 of the Act shall, respectively, be in Forms C. D. E and F in the Schedule or to the like effect.
- 5. English translation when to be furnished.—If any document or portion of a document required to be submitted under the Act is not in the English language, a translation thereof in English certified as correct shall be furnished alongwith such document to the Registrar.
- 6. Form of Register.—The Register shall be kept in English in Form G in the Schedule, a separate page or pages being devoted to each firm. The pages, after the entries are made, shall be bound in proper permanent registers in the order of the consecutive number allotted to each form on registration. Every entry in the Register shall be signed by the Registrar.
- 7. Amendment of Register.—When an entry made in the Register is to be amended, the amendment shall be made by drawing a red line through the entry and making a new entry at the end of the existing entries. A reference in red ink to the serial number of the new entry shall be made against the amended entry.
- 8. Procedure on dispute.—If any person wishes to dispute any entry in the Register, such person shall give the Registrar notice in writing that the disputes the said entry and the Registrar shall make a remark to that effect at the end of the then existing entries and shall also make remark in red ink in the remarks column against the entry so disputed.

- The Registrar shall then as soon as may be send an intimation of such notice to all the partners of the firm concerned and if the person giving such notice is one of the partners to the remaining partners of such firm, as the case may be.
- 9. Filing of documents.—A separate file shall be maintained in respect of each firm in which the document received by the Registrar relating to the said firm shall from time to time be filed. No document shall be filed by the Registrar unless the proper fee prescribed therefor has been paid.
- 10. Conditions of inspection.—The Register shall be open to inspection on written application and on payment of the prescribed fee. The file of the documents kept in the Registrar's office shall similarly be open to inspection by any person applying therefor, provided the applicant satisfies the Registrar that he has sufficient interest in the contents of the document of which he applies for inspection and that a mere inspection of the Register will not serve his purpose.
- 11. Grant of copies.—A copy of any entry in the Register shall be supplied to any person on written application and on payment of the prescribed fee. In case any certified copies are required by the applicant to be sent by post, the necessary postage shall also be paid by the applicant.
- 12. Elimination of documents and registers.—(1) On the dissolution of a firm, the index card of that firm shall be marked "dissolved"; and at the expiration of the five years from the date of the entry of dissolution in the register, the file and papers relating to such firm may be destroyed; the index card and register relating to such firm shall, however, be retained for a further period of fifteen years.
- (2) The following Registers and Papers may also be destroyed after five years:—
 - (a) Cash Book (Register of Receipts).
 - (b) Deposit Registers.
 - (c) Registers of Payments (Day Books).
 - (d) Contingent Cash Books.
 - (e) Pay Bills.
 - (f) Budget Papers.
 - (g) Contingent Bills and Vouchers.
 - (h) Stationery Files, Indents.
 - (i) Establishment Returns.
 - (j) Applications for leave, etc.
 - (k) Detailed Lists of Pending Balances.
- 3. The following records and papers may be destroyed after one year:—
 - (a) Counterfoils of Cash Receipt Books.
 - (b) Sale of Forms Account.
 - (c) Post Books.
 - (d) Copies of Monthly and Quarterly Reports.
 - (e) Correspondence regarding sale of Forms.
 - (f) Correspondence regarding documents registered.
 - (g) Correspondence regarding documents rejected.
 - (h) Applications for inspection of certified copies.
 - (i) Other Miscellaneous Correspondence.
 - (j) Treasury Chalans.
- 13. Index to the Register.—The Registrar shall maintain in English an alphabetical card index to the Register showing the number, name and location of the principal place of business of each firm. Such index shall not be open to inspection by the public.
- 14. Mode of lodging documents.—Documents may either on payment of the prescribed fee be lodged with the Registrar in person or sent to him by post alongwith the prescribed fee. In case any fees are sent by Money-Order, a separate letter advising such remittance and giving proper reference shall also be sent containing clearly the name of the firm so as to enable the fees being properly adjusted. No statement, application, intimation or notice, as the case may be, shall be registered, recorded or filed until the proper fee prescribed in respect thereof has been paid.

- 15. Power to return defective or incomplete applications, exc.—If the Registrar finds that any statement, intimation, application or notice received by him is defective or incomplete in any of the particulars required by the Act or by these rules, he may return it to the parties for due rectification or completion.
- 16. Power to make further inquiries, etc.—The Registrar may make such further inquiries in respect of any statement, intunation, application or notice received by him under the Act or rules thereunder and may call for production of such evidence as he may consider necessary.

FORM 'A'

Application for Registration of Firms (See section 58)

We, the undersigned, being partners hereby apply for registration as a firm and for that purpose supply the following particulars pursuant to section 58 of the Indian Partnership Act, 1932:—

- (a) Firm name
 (b) Place or principal place of business of the firm
 (c) Names of any other Places where the firm carries on business
 (d) Date on which each partner joined the firm
 (e) Names in full and permanent (residential) addresses of all the part-
- (f) Duration of the firm. In case there is any provision made by contract for the duration of the partnership or for the determination of the partnership, please state the provision is made, please state accordingly
- (g) In case there are any minors admitted to the benefits of partnership-

Name and address Date of admission Date when of each minor to benefits he will attain majority

We are sending the prescribed Registration fee by Cash/Money order.

We declare that all the above particulars are true to the best of our knowledge and belief as on this date.

We also declare that up to the date of submission of this application there has not been any change whatever in any of the particular, stated above.

Dated this

day of

19

Certified that the persons who have signed the application have signed it in my presence and have affirmed that the particulars furnished therein are true.

Signature of witnesses.

Signatures.

Note 1.—For the registration of each Firm a separate application is necessary. Accordingly the applicants should supply in this application only particulars of the Firm in respect of which the application is made. This applies in the case of the same persons carrying on business in partnership under different Firm names.

NOTE 2.—Against items (b) and (c), the exact location of the place should be given.

Note 3.—This application must be signed by all partners or their agents specially authorised in his behalf in the presence of witness who must be a Gazetted Officer, a Justice of the Peace, a Magistrate, a Notary Public or an Attorney of the High Court, an Advocate a Pleader or a Chartered Accountant.

Note 4.—Making a false, untrue or incomplete statement is punishable under section 70 of the Indian Partnership Act, 1932.

FORM 'B'

INDIAN PARTNERSHIP ACT, 1932.

Statement specifying alterations in the firm name or in the location of the principal place of business of the firm.

(See section 60)

- (b) Change in the location of the principal place of business of the firm.

New place of business.....

We declare that all the above particulars are true to the best of our knowledge and belief as on this date.

We/I also declare that up to the date of submission of this application there has not been any change in any of the particulars previously intimated save and except the change notified above.

Dated this

day of

19 .

Signatures.

Certified that the persons who have signed the statement have signed it in my presence and they have affirmed that the particulars affirmed therein are true.

Signature of Witnesses.

Note 1.—Strike out item not required.

Note 2.—This statement must be signed by all the partners or their agents specially authorised in this behalf in the presence of witness who must be a Gazetted Officer, a Justice of Peace, a Magistrate, an Attorney of the High Court, an Advocate, a Pleader or a Chartered Accountant.

FORM 'C'

INDIAN PARTNERSHIP ACT, 1932.

Notice of change of address

(See section 61)

- I, Shri.....hereby give notice pursuant to section 61 of the Indian Partnership Act, 1932, that the changes specified below have occurred in this firm:—
 - (a) The firm has discontinued business at......
 - (b) The firm has begun to carry on business at
- I, declare that all the above particulars are true to the best of my knowledge and belief as on this date.

We/I also declare that up to the date of submission of this application there has not been any change in any of the particulars previously intimated save and except the change notified above.

Dated this

day of

19

Signature.

Certified that the person who has signed this notice has signed it in my presence and he has affirmed that particulars furnished therein are true.

Signature of the Witness.

Note 1.—Strike out item not required.

Nore 2.—This notice must be signed by a partner or his agent specially authorised in this behalf in the presence of witness who must be a Gazetted Officer, a Justice of Peace, a Magistrate, an Attorney of the High Court, an Advocate, a Pleader or a Chartered Accountant.

Such place must not be principal place of business. Here state the place with its exact location.

FORM 'D'

INDIAN PARTNERSHIP ACT, 1932

Notice of change in the name of partner and his permanent address.

| (See section 62) |
|--|
| Firm Name |
| Notice is hereby given pursuant to section 62 of the Indian Partnership Act, 1932, that the changes specified below have occurred in this firm:— |
| (a) Change in the name of any partner in a registered firm. Former Name of Partner |
| (b) Change in the permanent address of any partner in a registered firm. Previous Address |
| I declare that all the above particulars are true to the best of my knowledge and belief as on this date. |
| We/I also declare that up to the date of submission of this application there has not been any change in any of the particulars previously intimated save and except the change notified above. |
| Dated this day of 19. |
| Signatures. |
| Certified that the person who has signed this notice has signed it in my presence and has affirmed that the particulars furnished therein are true, |
| Signature of the Witness. |
| Nore 1.—Strike out item not required. |
| Note 2.—This notice must be signed by partner or his agent specially authorised in this behalf in the presence of witness who must be a Gazetted Officer, a Justice of the Peace, a Magistrate, an Attorney of the High Court, an Advocate, a Pleader or a Chartered Accountant. |
| FORM 'E' |
| INDIAN PARTNERSHIP ACT, 1932 |
| Notice of Change of Constitution |
| (See section 63) |
| Firm Name |
| Registered Address a partner in the abovementioned firm |
| 1, being an agent of a partner in the abovementioned firm |
| a person specially authorised by a partner in the abovementioned firm to give notice in this behalf |
| hereby give notice that— |

(a) the constitution of the firm has changed as follows:

(1) Mr./Messrs......of.......

has/have retired as partner/partners of the firm with effect from.....

(b) the said firm has been dissolved on.....

I declare that all the above particulars are true to the best of my knowledge and belief as on this date.

We/I also declare that up to the date of submission of this application there has not been any change in any of the particulars previously intimated save and except the change notified above.

Dated this

day of

19

Signature.

Certified that the person who has signed this notice has signed it in my presence and he has affirmed that the particulars furnished therein are true.

In the case of person not conversant with the English language, the contents of the above particulars have been explained to him in a language familiar to him and he has affirmed the truth thereof.

Signature of the Witness.

Note 1.—Please strike out item (a) or (b) whichever is not applicable.

Nore 2.—Please give dates according to the English calendar.

Note 3.—In case there is only one person left the firm should be considered as dissolved and the form should be filled in accordingly.

Note 4.—This notice must be signed by a partner or his agent specially authorised, in this behalf in the presence of witness who must be a Gazetted Officer, a Justice of the Peace, a Magistrate, an Attorney of the High Court, an Advocate, a Pleader or a Chartered Accountant.

FORM 'F'

INDIAN PARTNERSHIP ACT, 1932

Notice of Election by a Person admitted as a minor to the Benefits of Partnership in a Firm to become or not to become a Partner.

an agent of the person admitted as a minor to the benefits of partnership in the firm having been specially authorised in this behalf

hereby give notice that---

I/the said person attained majority on......

to become

elected _____ a partner in the abovementionnot to become

ed firm.

I declare that all the above particulars are true to the best of my knowledge and belief as on this date.

We/I also declare that up to the date of submission of this application there has not been any change in any of the particulars previously intimated save and except the change notified above.

19

Dated this day of

Signature of the Witness.

Certified that the person who has signed this notice has signed it in my presence and has affirmed that the particulars affirmed therein are true.

Signature of the Witness.

Note 1.-Strike out item not required,

Nore 2.—This notice must be signed by a person admitted as a minor to the benefits of partnership of his agent specially authorised in this behalf in the presence of a witness who must be a Gazetted Office, a Justice of the Peace, a Magistrate, an Attorney of the High Court, an Advocate, a Pleader or a Chartered Accountant.

The 11th November 1965

No. ADM/LAW 210(11)— In exercise of the powers conferred by Sub-rule (2) of the rule 1 of the prevention of cruelty to Draught and Pack Animals Rules, 1965, the Administrator, Dadra and Nagar Haveli, hereby appoints the 1st day of December, 1965, as the date on which the said rules shall come into force.

Amendment to the Administration of Dadra and Nagar Haveli—(Allocation of business) Rules

No. ADM/LAW (A.B.R.) --- The above said rules are hereby amended as follows:

- 1. (1) These rules may be called the Administration of Dadra and Nagar Haveli (Allocation of business) amendment rules 1965.
 - (2) They shall come into force with immediate effect.
- 2. In Part I of Schedule third appended to the administration of Dadra and Nagar Haveli (allocation of business)

After the clause (b) (financial matter) and above Part II following new clause (c) may be added.

(C) Submission of cases involving exercise of statutory Powers of the Administrator.

All rules, notifications, orders, etc. required to be made by the Administrator under the Various Acts, Regulations and ordinances applicable to the territory shall be issued after the Administrator has approved them on the relevant files.

(Rules Relating to Leave of Absence in the Office of the Members of Village Panchayats)

No. VP/11/65—In exercise of the powers conferred by Section 66 of the Dadra and Nagar Haveli Village Panchayat Regulation, 1965, the Administrator hereby makes the following rules, namely:

- 1. Short title.—These rules may be called the Dadra and Nagar Haveli Village Panchayat (Leave of absence in the office of the members of Village Panchayat) Rules,
- 2. Effect of absence from the village.—(a) Any member of a panchayat who, during his term of office is absent for more than four consecutive months from the Village, unless leave not exceeding six months so to absent himself has been granted by the panchayat, or
- (b) absents himself for six consecutive months from the meeting of the panchayat, without the leave of the said panchayat, or
- (c) absents himself with leave of Village Panchavat for a period not exceeding six months but fails to attend the next immediate meeting of the Village Panchayat after the expiry of such leave, shall cease to be a member of the said panchayat and his office shall thereupon be deemed to be vacant.
- 3. Decision of dispute.—Any dispute as to whether a vacancy has or has not occurred under rule 2, shall be referred for decision to the Collector of Dadra and Nagar Haveli and the Collector shall decide the same.
- 4. Absence of Up-Sarpanch.—Whenever leave is granted under rule 2 to a member who is an Up-Sarpanch, another member shall, subject to the conditions to which election of the Up-Sarpanch so absenting himself was subject, be elected by the Panchayat to perform all the duties and exercise all the powers of an Up-Sarpanch during the period for which such leave has been granted to the Up-Sarpanch.

K. R. DAMLE Administrator Dadra and Nagar Haveli Silvassa

GOVERNMENT OF GOA, DAMAN & DIU Finance Department

Panjim, the 29th October 1965

The Goa, Daman and Dlu Stamps Supply and Sale Rules, 1965

No. FD/F.III/11-157/64/21015/65—In exercise of the powers conferred by Section 74 of the Indian Stamp Act, 1899 (II of 1899) the Lieutenant Governor is pleased to make the following rules for regulating the supply and sale of stamps, for determining the persons by whom such sale is to be conducted and for prescribing the duties and remuneration of such persons.

- 1. These rules may be called the Goa, Daman and Diu Stamps Supply and Sale Rules, 1965 and shall come into force on 1st December 1965.
- 2. In these rules, unless there is anything repugnant in the subject or context:
- (1) "Schedule" means a schedule appended to these rules.

- (2) "Vendor" means a stamp vendor appointed under
- (3) "Government" means Government of the Union Territory of Goa, Daman and Diu.
- 3. For the purpose of these rules stamps are divided into:
 - (1) Impressed stamps, including
 - (a) Labels affixed and impressed by the proper
 - (b) Stamps embossed or engraved on stamped paper.
 - (2) Adhesive stamps.

Stamps of class I (a) can be obtained only at the office of Superintendent of Stamps. Panjim and such labels shall be affixed and impressed as laid down in the rules 9 to 12 of the Indian Stamp Rules, 1925.

Stamps of class I (b) and class 2 shall be sold to the public by ex-officio or licensed vendors in the manner hereinafter prescribed.

- 4. Adhesive stamps shall be sold as follows:
 - (a) Ten paise, Fifteen paise and Twenty-five paise Revenue Stamps, Insurance, Foreign Bill, Agreement, Broker's Note and Share-Transfer stamps by ex-officio and licensed vendors.
 - (b) Notarial stamps by ex-officio vendors only.
- 5. (1) "The Government" may appoint certain officers to be ex-officio vendors.
- (2) Ex-officio vendors shall, subject to rules 3 and 4, sell such stamps as may be directed.
- (3) The treasurer of each treasury and sub-treasury shall be an ex-officio vendor.
- (4) Officers in charge of post offices, at which letters are received for despatch, shall be ex-officio stamp vendors for the Sale of Ten paise, Fifteen paise and Twenty-five paise Revenue Stamps.
- (5) An ex-officio vendor may be required to give Security for the proper performance of his duties if it appears necessary to the head of the office in which the vend of stamps is to be conducted. The terms of the bond can be specially framed to meet the requirements of the case.
- 6. (1) The Collector or any other officer empowered by the Government in this behalf may appoint on application certain persons to be licensed vendors.
- (2) Licensed vendors shall, subject to rules 3 4, sell such stamps of such values as may be specified in their licences.
- (3) Licensed vendors holding licences for sale of stamps shall sell stamps between 10 a.m. and 5.30 p.m. on week days:

Provided that the Collector may vary the above hours of sale in any particular case;

Provided further, that licensed vendors may not sell stamps on public holidays.

- 7. (1) Licensed vendors shall sell stamps embossed or engraved on stamped paper of value not exceeding Rs. 250.
- (2) Whenever it is deemed necessary, for the convenience of the public, that a licence should be granted for the sale of stamps embossed or engraved on stamped paper exceeding Rs. 250, the sanction of the Government shall be obtained.
- 8. Every licence granted under rule 6 and 25 shall be in the form of Schedule A.
- 9. Every licence shall be revocable at any time by the Government or by the authority granting it.
- 10. (1) The rate of discount for licensed vendors shall be 2½ per cent, but in the places where stamps are sold by ex-officio vendors such rate shall be only 2 per cent.
- (2) Licensed vendors shall not be allowed any discount on the purchase of stamps embossed or engraved on stamped paper exceeding in value of Rs. 250 each.
- 11. Every licensed vendor shall keep in a conspicuous position, outside his place of vend, a signboard bearing in English, Marathi and Concanim in case of Goa, and in English and Guzerati in case of Daman and Dlu, his name and the words "Licensed vendor of Stamps".

- 12. Every ex-officio or licensed vendor shall, with his own hand, write, on the face of every stamp embossed or engraved on stamped paper which he sells, just below the stamp impression, a serial number, the date of sale, the name and residence of the purchaser (i.e. of the person for whom the stamp is bought) the value of the stamp in full in words and his own ordinary signature; at the same time, he shall make corresponding entries in a register to be kept by him in the form in Schedule B.
- (2) No ex-officio or licensed vendor shall knowingly make a false endorsement on the stamp sold or a false entry in his register.
- 13. (1) Notwithstanding anything contained in rule 12 when an ex-officio vendor, or a licensed vendor, authorised under sub-rule (2) sells more than 50 stamps embossed or engraved on stamped paper of anyone description and value to one and the same purchaser, the date of sale, the name and residence of the purchaser and the value of each such stamp may, instead of being written by such vendor, be printed or stamped on each
- (2) The Collector is empowered to authorise ex-officio vendors and licensed vendors to sell stamps under this rule.
- 14. (1) In every ex-officio or licensed vendor shall, whenever any person purchase a stamp embossed or engraved on stamped paper, require the purchaser to affix if he is a literate person, his signature, and if he is an illiterate person, his thumb impression under such vendor's endorsement of sale on the stamp and also opposite the entry relating to the sale in the register kept under rule 12 (vide instructions in Schedule C).
- (2) No new licence to sell stamps embossed or engraved on stamped paper shall be granted and no expired licence shall, after a time to be specified in this behalf, be renewed, except on satisfactory proof that the applicant or licensee is able to take a clear thumb impression.
- 15. (1) Whenever application is made to an ex-officio or licensed vendor for stamps embossed or engraved on stamped paper of a specified value and not exceeding the highest value which such stamp vendor is authorised to sell, he shall, if he is able, furnish a single stamp of the required value.
- (2) If such vendor is unable to furnish a single stamp embossed or engraved on stamped paper of the required value, he shall supply the purchaser with the smallest number of such stamps which he can furnish so as to make up the required value.
- 16. (1) All stamps exceeding Rs. 250 in value required for a single instrument shall be purchased direct from the Treasury or Sub-Treasury as the case may be.
- (2) No licensed vendor shall sell to the public two or more stamps of lower value for use in place of one of a value higher than Rs. 250 required for the purpose of stamp duty on a single instrument.
- (3) Every licensed vendor shall hang up a notice in his place of vend showing that stamps exceeding Rs. 250 in value or an aggregate of stamps exceeding Rs. 250 in value required for the purpose of stamp on a single instrument shall be appropriately for the purpose of stamp on a single instrument shall be appropriately for the purpose of stamp on a single instrument shall be appropriately for the purpose of stamp on a single instrument. instrument shall be purchased from a Treasury or Sub-Treasury, as the case may be.
- 17. Every licensed vendor shall, without delay, deliver any stamp which he has in his possession for sale on demand by any person tendering the value thereof in any currency which would be accepted on behalf of Government by the Collector. A licensed vendor shall not demand or accept for any stamp any consideration exceeding the value of such stamp.
- 18. No ex-officio or licensed vendor shall sell any stamps the use of which has been ordered by competent authority to be discontinued.
- 19. The accounts to be kept and rendered by licensed vendors shall be in accordance with the forms prescribed by the Government.
- 20. (1) All licensed vendors shall execute a security bond in the form in Schedule D.
- (2) The amount of the security shall be fixed in each case by the Collector or other authority granting the licence, but as stamps will ordinarily be supplied to the licensees only on payment of ready money, it shall not be excessive.

- 21. No licensed vendor shall at any time offer objection or resistance to the inspection of his register kept under rule 12 or the examination of his stock of stamps by any officer duly authorised by the Collector or by the Government to make such inspection or examination,
 - 22 (1) A licensed vendor
 - (a) may deliver up any stamps in his possession either on application for leave to do so or on resigning his licence, and
 - (b) shall deliver up all stamps embossed or en-graved on stamped paper remaining in his possession on demand made at any time by the Collector or other officer duly authorised by the Government in this behalf.
- (2) Payment of the value of stamps paid for by a licensed vendor and delivered up, shall be made subject to deductions as follows, namely:-
- (a) A deduction of five paise in the rupes or a fraction of rupee of the full value of all stamps delivered up in the following circumstances, viz.;
 - (i) On resignation by the vendor of his licence;
 - (ii) On revocation of the licence for any fault or the part of the licensed vendor;
 - (iii) On application by the licensed vendor for leave to return any stamps in his possession.
- (b) A deduction only of the discount, if any, allowed on purchase by the vendor on stamps delivered up in the following circumstances:
 - (i) On the expiration of the licence;

 - (ii) On the recall of the stamps by Government; (iii) On the revocation of the licence for any cause other than a fault on the part of the licensee;
 - (iv) On the death of the licensed vendor.

Provided that application for refund of the value o stamps delivered up under this rule shall ordinarily be made within six months of the date of the resignation or death of the licensed vendor or the revocation of the licence but in special cases, the sanctioning authority may accept an application made within two years of such date.

- 23. A licensed vendor shall be permitted to exchange any stamps which are, in the opinion of the Collector or other officer duly authorised by Government in this behalf, fit for use but for which there is no immediate demand, for other stamps of a like aggregate value.
- 24. Every licensed vendor shall keep an adequate supply of Twenty-five paise, Fifteen paise and Ten paise Revenue Stamps for sale to the public.

Transitional provisions

- 25. The stamp vendors to whom licence was granted under Legislative Diploma No. 1738, dated 19th September 1957, should apply for licence under these rules, within 30 days from the date of its publication.
- 26. Allowance of 1.5% shall be paid to the stamp vendors to whom, before the extension of the Indian Stamp Act, 1899, to the Union Territory of Goa, Daman and Diu licence was granted under Legislative Diploma No. 1738, of 1957 until they get themselves licensed under the foregoing rule. This allowance shall be paid on the value of stamps sold to them by the treasuries and sub-treasuries.
- 27. (1) When any person is possessed of a stamp or stamps in use immediately before the commencement of these Rules and such stamp or stamps has or have not been spoiled, the Collector shall repay to such person the value of such stamp or stamps in money, upon such person delivering up, within 6 months from the commencement of these Rules, such stamp or stamps to the Collector.
- (2) In the case referred to in Sub-section 1 the stamp or stamps in use immediately before the commencement of those Rules may be exchanged by stamp or stamps in force of corresponding value, within the time limit prescribed in the same sub-rule.
- (3) When the person delivering the stamp or stamps, under sub-rule (1) or (2) is a licensed stamp vendor, appointed under Legislative Diploma No. 1738, of 1957. he shall pay an amount of 1.5 per cent of the value of the stamp or stamps delivered in case of sub-rule (2) and in case of sub-rule (1) an equal amount shall be deducted from the money repaid to him.

SCHEDULE A (See Rule 8)

FORM OF LICENCE

"To (here enter the name of Licensee) Licence No.

granted under the Indian Stamp Act, 1899. Dated

You are hereby authorised to sell stamps of the following description (that is to say) (here insert description of stamps) at (here insert the number of the house and name of street, etc., at which the stamps are to be sold) in the (here enter place) subject to the provisions of the Indian Stamp Act, 1899, and the rules made thereunder for the time being in force.

1111

(or other officer empowered under rule 6)"

SCHEDULE B

(See Rule 12)

FORM OF REGISTER

| Date | Serial No | Description of stamps | Name of purchaser | Residence of purchaser | Signature or left thumb mark of the purchaser or his agent |
|------|-----------|-----------------------|-------------------|---------------------------|--|
| | | | | | |

SCHEDULE C

(See Rule 14)

Instructions to vendors in connection with the taking of the thumb-impressions of purchasers of stamped papers

- 1. Every purchaser of stamp embossed or engraved on stamped paper should be invited to affix if he is a literate person, has signature and if he is an illiterate person the rolled impression of the ball of his left thumb on the stamp itself below the vendor's endorsement of the sale, in the case of Hundi stamped paper, on the reverse of the top and in the case of other stamps, on the face of the stamp and also opposite the sale entry in the vendor's sale register.
- 2. If an illiterate purchaser has lost his left thumb or if his left thumb is so deformed or diseased that he cannot use it the impression of the ball of his right thumb or of any finger may be taken instead. In such cases a note should be made below the impression stating which finger of the left hand, or thumb or finger of the right hand has been used in making it and explaining why the impression of the left thumb was not taken. The fingers of the hand should be described (commencing with that next the thumb) as the first or forefinger, the second or middle finger, the third or ring finger, and the fourth or little finger.
- 3. In the case of the illiterate purchasers at the Treasuries and sub-treasuries, when such purchaser is recognised as a representative of, or is a peon, bringing a written order from, a public body or known firm, it will be sufficient if the representative's or peon's thumb mark is taken in the register and it will not be necessary to take it on the stamps. When such purchaser is not so known, his impression should be taken both in the register and on the stamp.
- 4. Ex-officio vendors will be supplied by the Stationery Department on indent with one or two tin-plates, a roller and printing ink.
- 5. The affixing of a thumb impression should be carried out under the immediate personal supervision of the vendor, who should affix his initials against each impression.

SCHEDULE D (See Rule 20)

Know all men by these presents that we A. B., residents of and C. D., residents of, and E. F., residents of are jointly and severally held

and firmly bound unto the Lt. Governor of Goa, Daman and Diu (hereinafter referred to as 'the Government') in the sum of Rs. of good and lawful money current in Goa, Daman and Diu, to be paid to the Government of Goa, Daman and Diu, or his certain attorney, agents, successors or assigns, for which payment well and truly to be made we jointly and severally bind ourselves and each of us, and our respective heirs, executors, administrators, and representatives, by these presents. Sealed with our respective seals.

Dated day of of the year.....

Whereas according to the provisions of the rules in this behalf framed under Section 74 of the Indian Stamp Act, 1899, the above bounden A. B. has been duly appointed to vend at in the certain stamps on the part of Government, and Whereas the above bounden C. D. and E. F. have agreed to join with the said A. B. in the above written bond or obligation, subject to the conditions hereunder written as the surety or sureties of the said A. B. for his strict observance, for and during all the time that he the said A. B. has been or shall continue to be such vendor of stamps, of the duties of his said office, and of all and every rules authorised by or referred to in the said Act to be observed by all vendors of stamps according to the true intent and meaning of the said rules, and every of them; and also for his the said A. B.'s strict observance for and during all the time that he shall continue to be such vendor of stamps of such future acts, with such penalty, and after such form as may be required by the Collector. Now the condition of the above written bond or obligation is such, that if the above bounden A. B. has, for and during all the time that he the said A. B. has been such vendor of stamps, as aforesaid, well, truly, faithfully and diligently done, executed and performed and do and shall, for and during all the time that he the said A. B. shall, for and during all the time that he the said A. B. shall continue vendor of stamps, well, truly, faithfully, and diligently do, execute and perform all and every duties belonging to the said office of vendor of stamps, and has faithfully, justly and exactly observed, performed, fulfilled and kept, and shall faithfully, justly and exactly observe, perform, fulfil, and keep all and every rules mentioned or referred to in the said Act to be observed by all yanders of stamps aggerding to the served by all vendors of stamps according to the true intent and meaning of the said rules, and every of them; and also if the said A. B. shall well and truly observe, perform, fulfil and keep such future acts, penalty and after such form as may be required by such Collector according to the true intent and meaning of the said last mentioned Act; and if the said A. B., his heirs, executors or administrators shall indemnify keep and save harmless the Government his successors and assigns of and from all loss and losses, damage and damages which has or have happened or accrued to or been sustained by him, the Government or which may or shall happen or accrue to, or be at any time or times sustained by him, the Government his successors assigns by, from or through, or by the means of the neglect, default, insolvency or misconduct of him the said A. B., his executors or administrators or agents or his or their executors or administrators, not fully accounting for and paying to the Government his successors or assigns, what may be justly due and owing to him by the said A. B. as vendor of stamps as aforesaid, or through or by means of the neglect, misconduct, omission or insolvency of the said A. B. as such vendor of stamps, as aforesaid; and also shall well and truly pay or cause to be paid into the hands of the Collector for the time being, or to such other officer or person as the Government. ment shall from time to time direct or appoint any penal-ties, forfeitures, dues or other sums of money which now have been, or shall, or may be at any time hereafter incurred, or any penalties which may become payable by the said A. B., as such vendor of stamps, under or by virtue or by reason of the rules, or by any of them, or by any such future Rule or Act, Rules or Acts as shall hereafter be in that behalf passed in due form of law, relating to the said duties of vendors of stamps when so often as all or any such penalties, forfeitures, dues and other sum or sums of money shall be so incurred or become payable by the said A. B. then this obligation to be void of no effect, but otherwise to be and remain in full force and virtue.

Signed, sealed and delivered at In our presence

(Signed) A. E. C. E.

DEPARTMENT OF REVENUE AND TAXES

Kind of stamps to be used on documents under the Indian Stamp Act, 1899

The following are the descriptions of stamps to be used on documents chargeable with the Stamp Duty under schedule I of the Indian Stamp Act. 1899

Art.

(Description of instrument)

(Description of stamp)

- 1. Acknowledgment
- 2. Administration bond
- 3. Adoption deed

Advocate. See entry as an advocate (No. 30)

- 4. Affidavit
- 5. Agreement or Memorandum of an agreement

(Agreement to Lease, See Lease (No. 35).

- 6. Agreement relating to deposit of title-deeds, pawn or pledge
- 7. Appointment in execution of a power
- 8. Appraisement or valuation
- 9. Apprenticeship deed
- Articles of Association of a Company See also Memorandum of Association of a Company (No. 39).
- 11. Articles of Clerkship

Assignment. See Conveyance (No. 23), Transfer (No. 62), and Transfer of Lease (No. 63) as the case may be.

Attorney. See Entry as an Attorney (No. 30) and power of attorney (No. 48).

Authority to adopt. See Adoption deed (No. 3).

- 12. Award
- 13. Bill of Exchange
- 14. Bill of Landing
- 15. Bond
- 16. Bottomry bond
- 17. Cancellation
- 18. Certificate of sale
- 19. Certificate or other document See also Letter of Allotment of Shares (No. 36).
- 20. Charter-party
- 22. Composition deed
- 23. Conveyance

Co-partnership deed. See Partnership (No. 46).

- 24. Copy or Extract
- 25. Counterpart or duplicate
- 26. Customs bond
- 27. Debenture

Declaration of any Trust. See Trust (No. 64).

- 28. Delivery order in respect of goods
 Deposit of Title-deeds. See Agreement relating to
 deposit of Title-deeds, Pawn or Pledge (No. 6).
 Dissolution of Partnership. See Partnership (No. 46).
- 29. Divorce

Dower, Instrument of, See Settlement (No. 58) Duplicate, See Counterpart (No. 25).

- 30. Entry as an advocate, vakil or attorney on the Roll of any High Court
- 31. Exchange of property

Extract. See Copy (No. 24).

- 32. Further charge

Hiring Agreement or agreement for service. See Agreement (No. 5).

Adhesive Revenue Stamp: Section 11 and rule 16.

Stamp Paper: rule 6; or impressed label: rule 10(i).

Stamp Paper: rule 6.

Stamp Paper: rule 6; or impressed label; rule 10(i).

Special adhesive stamp marked (agreement): rule 17(f). If duty one anna, Adhesive revenue stamp: Section 11, rule 16; Stamp Paper: rule 6.

Stamp paper, rule 6; or impressed label: rule 10(i).

Stamp paper, rule 6; or impressed label: rule 10(i).

Stamp paper: rule 6.

Stamp paper: rule 6.

Stamp paper, rule 6; or impressed label: rule 10(i).

Stamp paper, rule 6; or impressed label: rule 10(i).

Stamp paper: rule 6; or, if in European Language, impressed label rule 10(ii).

Clauses (b) and (c) if drawn in sets and duty on each part not over one anna, adhesive revenue—rules 13(a) and 16. In other cases, stamp paper—rule 6, or if in European language impressed label—rule 10(n). If hundis chargeable with more than one anna special stamp paper—rule 4(a) and 4(b).

Stamp paper, rule 6; or impressed label: rule 10(i).

Stamp paper: rule 6; if in European Language, impressed label: rule 10(i).

Stamp paper: rule 6; or impressed label: rule 10(ii).

Stamp paper: rule 6.

Stamp paper: rule 6; if in European Language, impressed label: rule 10(ii).

Adhesive revenue—rules 13(f) and 16.

Stamp paper, rule 6; or impressed label; rule 10(i).

Stamp paper: rule 6; or, if in European Language, impressed label: rule 10(ii).

Stamp paper: rule 6; if in European Language, impressed label: rule 10(ii).

Stamp paper; rule 6; or in case of map, plans and print, adhesive Court Fee Stamps—rules 13(c) and 17(e).

Stamp paper: rule 6; or impressed label if the original is so stamped: rule 10(i).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii); impressed label only, if executed out of India: rule 12(i).

Stamp paper: rule 6; impressed label if written in any European language: rule 10(ii); impressed label only, if executed out of India: rule 12(i).

Adhesive revenue stamp: Section 11(a) and rule 16.

Stamp paper: rule 6; impressed label if written in any European language: rule 10(ii); impressed label only, if executed out of India: rule 12(i).

This entry has been omitted by the Goa, Daman a (Laws No. 2 Regulation, 1963) (No. 11 of 1963).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

(Description of instrument)

34. Indemnity Bond

Inspectorship-Deed. See Composition-deed (No. 22) Insurance, See Policy of Insurance (No. 47).

- 35. Lease.
- 36. Letter of allotment of shares. See also Certificates or other Document (No. 19).

37. Letter of credit
Letter of Guarantee, See Agreement (No. 5).

- 38. Letter of Licence
- 39. Memorandum of association of a company,
- 40. Mortgage-deed
- 41. Mortgage of a crop
- 42. Notarial Act

See also Protest of Bill or Note (No. 50).

- 43. Note of memorandum
- 44. Note of protest by the master of a ship

See also Protest by the Master of a Ship (No. 51). Order for the payment of money. See Bill of Exchange (No. 13).

- 45. Partition
- 46. Partnership

Pawn or pledge. See Agreement relating to Deposit of Title Deeds, Pawn or Pledge (No. 6).

- 47. Policy of Insurance
- 48. Power of Attorney
- 49. Promissory Note
- 50. Protest of bill or note
- 51. Protest by the master of a ship

See also Note of Protest by the Master of a Ship (No. 44).

- 52. Proxy
- 53. Receipt
- 54. See also Policy of Insurance [No. 47-B (2)].
- 55. Re-conveyance of mortgaged property Release
- 56. Respondentia Bond

Revogation of any trust or settlement. See Settlement (No. 58): Trust (No. 64).

- 57. Security-bond or mortgage deed
- 58. Settlement

Sce also Trust (No. 64)

- 59. Share warrants
 Scrip. See Cortificate (No. 19).
- 60. Shipping Order
- 61. Surrender of lease
- 62. Transfer
- 63. Transfer of Lease
- 64. Trust

See also Settlement (No. 58) Valuation. See Appraiscment (No. 8). Vakil. See Entry as a Vakil (No. 30).

65. Warrant for goods

(Description of stamp)

Stamp paper: rule 6; or, if in European language, impressed label; rule 10(ii); impressed label only, if executed out of India: rule 12(i).

Stamp paper: rule 6; or, if partly printed or lithographed in oriental language, or if in European language, impressed label: rule 10(ii).

Adhesive revenue stamp: rules 13(f) and 16.

Adhesive revenue stamp: rules 13(f) and 16.

Stamp paper: rule 6; or, if in European language, impressed

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; or impressed label: rule 10(i).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; if not exceeding one anna adhesive revenue Sec. 11(a) and rule 16; in other cases stamp paper: rule 6, or impressed or perforated label: rule 10(i).

Special adhesive foreign bill stamp bearing the word (Notarial) Sec. 11(a) and rule 17(d).

Sec. 11(d) and rule 17(d).

If of two annas or more, special adhesive stamp bearing the words (Broker's note): Section 11 and rule 17(f); if of over two annas impressed label rule 10(i). Special adhesive foreign bill stamp bearing the word (Notarial): Section 11 and rule 17(d); or impressed label: rule

10(i).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Special adhesive stamp bearing the word (insurance): rule 13(e) and rule 17(9).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii), or impressed label if executed out of India: rule 12(i).

(a) (i) adhesive revenue—Sec. 11 and rule 16; (a) (ii) and (iii), adhesive revenue: rules 13(f) and 16; (b) stamp paper: rule 5; (a) and (b) if drawn or made out of India, special adhesive bearing the words (Foreign Bills): rule 17(a).

Special adhesive foreign bill stamp bearing the word (Notarial)
—Sec. 11(d) and rule 17(d).
Special adhesive foreign bill stamp bearing the word (Notarial)

-rule 17(d).

Adhesive revenue—Sec. 11 and rules 13(f) and 16.

Adhesive revenue: Section 11 and rules 13(f) and 16.

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii).

Stamp paper: rule 6; or, if in European language, impressed label: rule 10(ii); impressed label only if executed out of India: rule 12(i).

Stamp paper: rule 6; or if in European language, impressed label: rule 10(ii); or if executed out of India, impressed label only: rule 12(i).

Stamp paper: rule 6; or if in European language, impressed label: rule 10(ii); or if executed out of India, impressed label only: rule 12(i).

Stamp paper: rule 6; or if in European language, impressed label: rule 10(ii); or if executed out of India, impressed label only: rule 12(i).

Stamp paper: rule 6; or impressed label: rule 10(i).

Adhesive revenue: Sec. 11(a) and rule 16.

Stamp paper: rule 6.

(a) If by endorsement, adhesive revenue: Sec. 11(e) and rule 16; and if not by endorsement, special adhesive stamp bearing the words, (share transfer)—rule 17(b).

(b) Special adhesive stamp bearing the words (share transfer)—rules 13(b) and 17 (b).

(c), (d) and (e) Stamp paper rule 6; or if in European language impressed label: rule 10(ii).

Stamp paper: rule 6; if executed out of India, impressed label only: rule 12(i).

Stamp paper: rule 6; or impressed label: rule 10(i).

Stamp paper: rule 6; or impressed label: rule 10(i).

The 23rd November 1965

No. FD/F.III/11-157/64/2409/65.—In exercise of the powers conferred by Section 74 of the Indian Stamp Act, 1899 (II of 1899), the Lt. Governor is pleased to make the following amendment to the Goa, Daman and Diu Stamps Supply and Sale Rules, 1965 as published in the notification No. FD/F.III/11-157/64/21015/65 dated 29th October, 1965:—

- (i) These Rules may be called the Goa, Daman and Diu Stamps Supply and Sale (First Amendment) Rules, 1965.
 - (ii) They shall come into force on 1st December, 1965.
- 2. In Rule 12(1) of the said Rules after the bracket ending with the word 'bought' the following shall be added:—

'his father's name or where he is usually described as the son of his mother, then his mother's name,'

3. In Rule 14(1) the very first work 'In' shall be deleted so that this Rule shall commence with the word 'Every'

4. Schedule D.

The form of Schedule 4 shall be substituted by the following:

SCHEDULE D

(See Rule 20)

Know all men by these presents that we A.B., residents of and C.D., residents of are jointly and severally held and firmly bound unto the President of India (hereinafter referred to as 'the Government') in the sum of Rs. of good and lawful money current in India, to be paid to the Government or his certain attorney, agents, successors or assigns, for which payment well and truly to be made we jointly and severally bind ourselves and each of us, and our respective heirs, executors, administrators and representatives, by these presents. Scaled with our respective seals.

Dated day of of the year

Whereas according to the provision of the rules in this behalf framed under section 74 of the Indian Stamp Act, 1899, the above bounden A.B. has been duly apcertain pointed to vend at in the stamps on the part of the Government; and whereas the above bounden C.D. and E.F. have agreed to join with the said A.B. in the above written bond or obligation, subject to the conditions hereunder written as the surety or sureties of the said A.B. for his strict observance, for and during all the time that he the said A.B. has been or shall continue to be such vendor of stamps, of the duties of his said office, and of all and every rules authorised by or referred to in the said Act to be observed by all vendors of stamps according to the true intent and meaning of the said rules, and every of them; and also for his the said A.B.'s strict observance for and during all the time that he shall continue to such vendor of stamps of such future act, with such penalty, and after such form as may be required by the Collector. Now the condition of the above written bond or obligation is such, that if the above bounden A.B. has been such vendor of stamps, as aforesaid, well, truly, faithfully and diligently done, executed and performed and do and shall, for and during all the time that he the said A.B. has been such vendor of stamps, well, truly, faithfully, and deligently do, execute and perform all and every duties belonging to the said office of vendor of stamps, and has faithfully, justly and exactly observe, perform, fulfil, and keep all and every rules mentioned or referred to in the said Act to be observed by all vendors of stamps according to the true intent and meaning of the said rules, and every of them; and also if the said A.B. shall well and truly observe perform fulfil and keep such future and truly observe, perform, fulfil and keep such future acts, with such penalty and after such form as may be required by such Collector according to the true intent and meaning of the said last mentioned Act; and if the said A.B., his heirs, executors or administrators shall indemnify and keep and save harmless the Government his successors and assigns of and from all loss and losses, damage and damages which has or have happened or accrued to, or been sustained by him, the Government or which may or shall happen or accrue to, or be at any time or times sustained by him, the Government his successors or assigns by, from or through, or by the means of the neglect default insolvency or misconthe means of the neglect, default, insolvency or misconduct of him the said A.B., his executors or administrators or agents or his or their executors or administrators or agents or his or their executors or administrators. trators, not fully accounting for and paying to the Government his successors or assigns, what may be justly due and owing to him by the said A.B. as vendor of stamps as aforesaid or through or by means of the neglect, misconduct, omission or insolvency of the said A.B. as such vendor of stamps as aforesaid; and also shall well and truly pay or cause to be paid into the hands of the Collector for the time being, or to such other officer or person as the Government shall form time to time direct or appoint any penalties, forfeitures, dues or other sums of money which now have been, or shall, or may be at any time hereafter incurred, or any penalties which may become payable by the said A.B., as such vendor of stamps, under or by virtue or by reason of the rules, or by any of them, or by any such future Rule or Act, Rules or Acts as shall hereafter be in that behalf passed in due form of law, relating to the said duties of vendors of stamps when and so often as all or any such penalties forfeitures, dues and other sum or sums of money shall be so incurred or become payable by the said A.B. then this obligation to be void and of no effect, but otherwise to be and remain in full force and virtue.

And it is further declared that no indulgence extension of time, forbearance—or any other concession whatsoever shall in any way affect or impair the obligations of the surety or sureties under this bond.

Signed, sealed and delivered at In our presence

(Signed)

A.B.

C.D.

E.F.

The 30th November 1965

No. FD/F.III/2-30/2426/part/2510/64/65—In exercise of the powers conferred by Section 9 of Indian Stamp Act, 1899 (2 of 1899) as extended to the Union Territory of Goa, Daman and Diu the Lieutenant Governor of Goa, Daman and Diu hereby remits the whole of the duty chargeable under the said Act on transfer deeds in respect of Government of India 4½% 10 years Defence Deposit Certificates executed in the Union Territory of Goa, Daman and Diu.

By order and in the name of the Lt. Governor of Goa, Daman and Diu V. S. SRINIVASAGOPALAN Dy. Secretary (Finance)